

General Assembly

Committee Bill No. 5617

January Session, 2003

LCO No. 4090

Referred to Committee on Public Health

Introduced by: (PH)

AN ACT CONCERNING AMBULANCE SERVICES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Subdivision (9) of section 19a-177 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective*
- 3 *October* 1, 2003):
- 4 (9) (A) Establish rates for the conveyance of patients by licensed
- 5 ambulance services and invalid coaches and establish emergency
- 6 service rates for certified ambulance services, provided (i) the present
- 7 rates established for such services and vehicles shall remain in effect
- 8 until such time as the commissioner establishes a new rate schedule as
- 9 provided in this subdivision, and (ii) any rate increase not in excess of
- 10 the Medical Care Services Consumer Price Index, as published by the
- 11 Bureau of Labor Statistics of the United States Department of Labor,
- 12 for the prior year, filed in accordance with subparagraph (B)(iii) of this
- 13 subdivision shall be deemed approved by the commissioner; (B) adopt
- 14 regulations, in accordance with the provisions of chapter 54,
- 15 establishing methods for setting rates and conditions for charging such
- 16 rates. Such regulations shall include, but not be limited to, provisions
- 17 requiring that on and after July 1, 2000: (i) Requests for rate increases

may be filed no more frequently than once a year; (ii) only licensed ambulance services and certified ambulance services that apply for a rate increase in excess of the Medical Care Services Consumer Price Index, as published by the Bureau of Labor Statistics of the United States Department of Labor, for the prior year, and do not accept the maximum allowable rates contained in any voluntary state-wide rate schedule established by the commissioner for the rate application year shall be required to file detailed financial information with the commissioner, provided any hearing that the commissioner may hold concerning such application shall be conducted as a contested case in accordance with chapter 54; (iii) licensed ambulance services and certified ambulance services that do not apply for a rate increase in any year in excess of the Medical Care Services Consumer Price Index, as published by the Bureau of Labor Statistics of the United States Department of Labor, for the prior year, or that accept the maximum allowable rates contained in any voluntary state-wide rate schedule established by the commissioner for the rate application year shall, not later than July fifteenth of such year, file with the commissioner [either an audited financial statement or an accountant's review report pertaining to the most recently completed fiscal year of the licensed ambulance service or certified ambulance service, including total revenue and total expenses,] a statement of emergency and nonemergency call volume, and, in the case of a licensed ambulance service or certified ambulance service that is not applying for a rate increase, a written declaration by such licensed ambulance service or certified ambulance service that no change in its currently approved maximum allowable rates will occur for the rate application year; and (iv) detailed financial and operational information filed by licensed ambulance services and certified ambulance services to support a request for a rate increase in excess of the Medical Care Services Consumer Price Index, as published by the Bureau of Labor Statistics of the United States Department of Labor, for the prior year, shall cover the time period pertaining to the most recently completed fiscal year and the rate application year of the licensed ambulance service or

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certified ambulance service; and (C) establish rates for licensed ambulance services and certified ambulance services for the following services and conditions: (i) "Advanced life support assessment" and "specialty care transports", which terms shall have the meaning provided in 42 CFR 414.605; and (ii) intramunicipality mileage, which means mileage for an ambulance transport when the point of origin and final destination for a transport is within the boundaries of the same municipality. The rates established by the commissioner for each such service or condition shall be equal to (I) the ambulance service's base rate plus its established advanced life support/paramedic surcharge when advanced life support assessment services are performed; (II) two hundred twenty-five per cent of the ambulance service's established base rate for specialty care transports; and (III) "loaded mileage", as the term is defined in 42 CFR 414.605, multiplied by the ambulance service's established rate for intramunicipality mileage. Such rates shall remain in effect until such time as the commissioner establishes a new rate schedule as provided in this subdivision.

This act shall take effect as follows:	
Section 1	October 1, 2003

PH Joint Favorable

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